## COMBINED DECLARATION AND POWER OF ATTORNEY

## FOR PATENT APPLICATION

As a below named inventor(s), We hereby declare that: our residence, post office address and citizenship are as stated next to our names; that We believe that We are the original, first and sole inventor (if only one inventor is named below) or an original first and joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled <u>"CONTROL OF ELECTRICAL RELUCTANCE MACHINES"</u> the specification of which:

ELECTRICAL RELUCTAN		ch a patent is sought on the invention on the specification of which:	entitled <u>"CONTROL OF</u>		
☐ is attached hereto					
was filed on September 12, 2003, assigned International Application No. PCT/GB2003/003973					
X was filed in the USPTO	on <u>March 04, 2005</u>	, assigned US Serial No. <u>N/A</u>		40.4	
		wed and understand the contents of by any amendment referred to above.	of the above identified		
We acknowledge t 37, Code of Federal Regula		information which is material to patent	ability as defined in Title		
America before our invention our invention thereof for mosale in the United States of been patented or made the country foreign to the United assigns more than twelve certificate on this invention application by us or our legal whereby claim is application(s) for patent of the country foreign to the United assigns more than twelve certificate on this invention application by us or our legal whereby claim is application(s) for patent of the country foreign to the United States of the Unit	on thereof or patented on thereof or patented or than one year proof America more that a subject of an invented States of America months prior to this has been filed in a pal representatives of the foreign priority beneficially a control of the control of the priority beneficially and the control of the c	hat the same was ever known or used and or described in any printed publication to this application; that the same was one year prior to this application; that one year prior to this application; that or sertificate issued before the date as on an application filed by us or our as application; and that no application my country foreign to the United States or assigns, except as follows:  Telistic under Title 35, United States Coate listed below and have also idented aving a filing date before that of the appropriate of the serving a filing date before that of the appropriate in the same was also idented before that of the appropriate in the same was also idented before that of the appropriate in the same was also idented before that of the appropriate in the same was an analysis and the same was also idented before that of the appropriate in the same was an an application; the same was application; the same was an application; the same was an an application; the same was a sa	on in any country before as not in public use or on at the invention has not of this application in any legal representatives or for patent or inventor's of America prior to this de, §119 of any foreign ified below any foreign		
Prior Foreign Application(s)			Priority Claimed		
_GB 0221117.5	UK	09/12/2002	<u>X</u>		
(Number)	(Country)	(Month/Day/Year Filed)		No	
(Number)	(Country)	(Month/Day/Year Filed)	Yes	No	

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We hereby claim the benefit under Title 35, United States Code, §119(e) and/or §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

(Application No.)	(Filing Date)	(Status-Patent, Pending, Abandoned)
(Application No.)	(Filing Date)	(Status-Patent, Pending, Abandoned)

We hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity or the application or any patent issued thereon.

POWER OF ATTORNEY: As named inventors, We hereby appoint the following attorneys to prosecute this application and/or international application and to transact all business in the Patent and Trademark Office connected therewith.

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